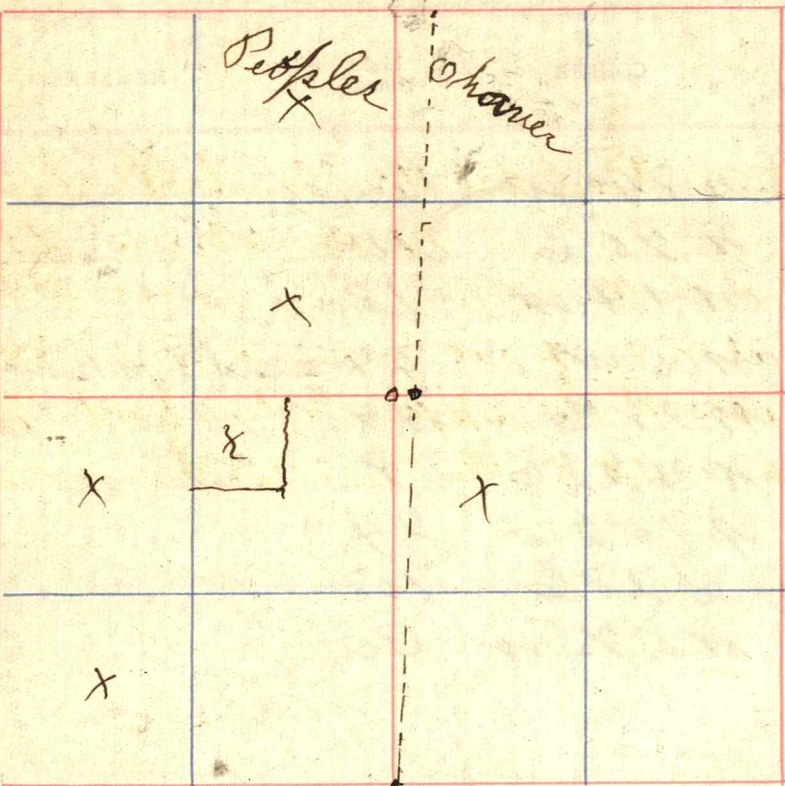


Section 8 Town 7 Range 6



Jan 10 1907
I commenced a Survey of Section 8, T. 7, R. 6
for
Continued from pp 7-40 and 44

sec 9
C. B.
H. M. Parker
Dep Surveyor Greene County.

Var.

| Course. | Point of Beginning. | Chains Distance. | Corrected Bearings. |
|--|---------------------|------------------|---------------------|
| <p>This survey (sec 8) was begun as shown by the record on May 18 1896 the long protracted litigation ended on Dec 10 1906 in the last term of court. The ^{plaintiffs} and other things had appealed from the survey. The proceeding was terminated by an agreement. The Plaintiffs who opposed the survey were continually successful because they showed 20 years possession and therefore the lines stood irrespective of any survey. So the agreement sets out that the lines of the Plaintiffs are correct and established according to Sauerman's survey made about 1870 and that all other lines of said section are established according to the new survey that is of the survey of Samuel N. Yeoman by H. M. Parker Dep. See civil order Book 61 p 22. The clerk, this is good as the parties are agreed.</p> <p>The lands of the plaintiffs are marked with a cross (+) on the above plat. The dotted line shows the position of the fence for which the plaintiffs contended for the line.</p> <p>The apparent injustice appears in that Peoples gets about 13 rods off of the Chauver land and there is no recourse for Chauver. The 40 acre tracts are all about full east through sec 9.</p> <p>The NE corner of section 9 has been kept up as since the first settling of the country. If there should be any doubt in anyone's mind about this it would certainly be removed when it is found that practically due north of this a half mile the government trees were still found in 1885 one tree standing and part of the other fence and the line according to these corners making no lap at NW 3.</p> <p>This shows no chance for the lap theory advocated by Plaintiffs. While Chauver loses 13 rods Peoples gains as much. According to stone set by Sauerman at NW 8 which has been acquiesced in since ^{that time} the NW quarter of 8 will still be about 9 rods too wide. This is what the agreement above referred to calls correct. Any one interested should read comments on p 40 in connection with this. H. M. Parker</p> | | | |

| CORNER ESTABLISHED. | Monument. | Device. | WITNESS POINTS OR BEARING TREES. | Mark or Dia. in Inches. | COURSE. | Links Distant. | REMARKS. |
|---------------------|-----------|---------|----------------------------------|-------------------------|---------|----------------|----------|
|---------------------|-----------|---------|----------------------------------|-------------------------|---------|----------------|----------|

Note - In the foregoing contentions it should be noticed that the plaintiffs claimed the lines were east of the ^{new} survey and to give strength to this claim they claimed that laps should be established on the town line where there is none as are found at NE of sec 3 and at N.E. of sec 2 same town & range. This is one of the main points that caused the appeal which was never tried. This is why the laps are so fully discussed in this record.